IN THE SUPREME COURT OF THE STATE OF DELAWARE

ANDREW SEGAL,	§
	§ No. 39, 2010
Respondent Below,	§
Appellant,	§ Court Below – Court of Chancery,
	§ in and for New Castle County
v.	§ C.A. No. 3017
	§
FISK VENTURES, LLC,	§ §
	§
Petitioner Below,	\$ \$ \$
Appellee,	§
and	§
GENITRIX, LLC,	\$ \$ \$
	§
Nominal Respondent Below,	§
Appellee,	\$ \$ \$
and	§
H. FISK JOHNSON, STEPHEN	§
ROSE and WILLIAM FREUND,	§
	§
Third-party Respondents Below	
Appellees.	§

Submitted: July 7, 2010 Decided: July 27, 2010

Before HOLLAND, JACOBS and RIDGELY, Justices.

ORDER

This 27th day of July 2010, it appears to the Court that:

1) The Respondent, Third Party and Counterclaim Petitionerappellant, Andrew Segal ("Segal"), appeals from the December 23, 2009 final judgment of the Court of Chancery that denied Segal's motion to enjoin or stay the sale of intellectual property assets by Nominal Respondentappellee, Genitrix, LLC, and denied Segal's motion for a temporary restraining order or, in the alternative, for the imposition of a constructive trust over the intellectual property assets and the consideration paid for such

assets.

2) Having considered this matter after oral argument and on the

briefs filed by the parties, we have determined that the final judgment of the

Court of Chancery should be affirmed on the basis of and for the reasons

assigned by the Court of Chancery in its letter opinion dated December 23,

2009.

NOW, THEREFORE, IT IS HEREBY ORDERED that the judgment

of the Court of Chancery be, and the same hereby is, AFFIRMED.

BY THE COURT:

/s/ Randy J. Holland

Justice

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